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Docket No. 53852US013

DECLARATION, POWER OF A TORNEY, AND PETITION

I, a below named inventor, depose and say that: (1) my residence, clizenship, and mailing address are indicated below; (2) I have reviewed and understand the contents of my patent application, including the claims, as amended by any amendment specifically referred to herein, which is identified as U.S. Patent Application Serial No. 09/890,482, filed July 26, 2001; and PCT International Patent Application Serial No. WO99/39224 filed January 28, 1999, bearing Attorney Docket Number 53852WO010; (3) I believe that the other below named inventors and I are the original, first, and joint inventors or discoverers of the invention or discovery in

INFRARED INTERFERANCE FILTER

described and claimed therein and for which a patent is sought; and (4) I hereby acknowledge my duty to disclose to the Patent and Trademark Office all information known to me to be material to the patentability as defined in Title 37, Code of Federal Regulations, §1.56*, and that no application for patent or inventor's certificate on this invention or discovery has been filed by us or our legal representatives or assigns in any country foreign to the United States of America except Japan Application No. 15626/98 filed January 28, 1998 upon which we hereby claim foreign priority benefits under Title 35, United States Code Section 119.

I hereby appoint Gregory D. Allen (Reg. No. 35,048), Alan Ball (Reg. No. 42,286), Scott A. Bardell (Reg. No. 39,594), Carolyn A. Bates (Reg. No. 27,853), Bruce Black (Reg. No. 41,622), Colenc E. H. Blank (Reg. No. 41,056), Jennie G. Boeder (Reg. No. 28,952), William J. Bond (Reg. No. 32,400), Arthur J. Brady (Reg. No. 42,356), Stephen W. Buckingham (Reg. No. 30,035), John A. Burtis (Reg. No. 39,924), Melissa E. Buss (Reg. No. 47,465), Gerald F. Chernivec (Reg. No. 26,537), James D. Christoff (Reg. No. 31,492), Philip Y. Dahl (Reg. No. 36,115), Junice L. Dowdall (Reg. No. β1,201), Lisa M. Fagan (Reg. No. 40,601), Carolyn A, Fischer (Reg. No. 39,091), Yen T. Florczak (Reg. No. 45,163), Darla P. Fonseca (Reg. No. 31,783), Melanic G. Gover (Reg. No. 41,793), Christopher D. Gram, (Reg. No. 43,643), GHY L. Griswold (Reg. No. 25,396), Doreen S. L. Gwin (Reg. No. 35,580), Michaele A. Hakamaki (Reg. No. 40,011), Karl G. Hanson (Reg. No. 32,900), Doan M. Harts (Rog. No. 47,634), Nostor F. Ho (Reg. No. 39,460), Rudolph P. Hofmann, Jr. (Reg. No. 38,187), Robert W. Hoke (Reg. No. 29,226), MarySusan Howard (Reg. No. 38,729), Stephen C. Jensen (Reg. No. 35,207), Robert H. Jordan (Reg. No. 31,973). Harold C. Knecht III (Reg. No. 35,576), Kent S. Kokko (Reg. No. 33,931), Andrew J. Leon (Reg. No. 46,869), Douglas B. Little (Reg. No. 28,439), Bloise J. Maki (Reg. No. 33,418), Matthew B. McNutt (Reg. No. 39,766), Michelle M. Michel (Reg. No. 33,968), William D. Miller (Reg. No. 37,988), Peter L. Olson (Reg. No. 35,308), Daniel R. Pastirlk (Reg. No. 33,025), David B. Patchett (Reg. No. 39,326), Robert J. Pechman (Reg. No. 45,002), Carolyn V. Peters (Reg. No. 33,271), Scott R. Pribnow (Reg. No. 43,869), Ted K. Ringsred (Reg. No. 35,658), Steven E. Skolnick (Reg. No. 33,789), Robert W. Sprague (Reg. No. 30,497), Brian B. Szymanski (Reg. No. 39,523), James J. Trussell (Reg. No. 37,251), Lucy C. Weiss (Reg. No. 32,834), Bradford B. Wright (Reg. No. 34,459), and Kimberly S. Zillig (Reg. No. 46,346) my attorneys and/or agents with full powers (including the powers of appointment, substitution, and revocation) to prosecute this application and any division, continuation, continuation-in-part, reexamination, or reissue thereof, and to transact all business in the Patent and Trademark Office connected therewith; the mailing address and the telephone number of the above-mentioned attorneys and/or agents are

Attention: Bruce B. Black
Office of Intellectual Property Counsel
3M Innovative Properties Company
P.O. Box 33427
St. Paul, Minnesota 55133-3427
Telephone No. 651-736-3366

The undersigned petitioner declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Docket No. 53852US013

Wherefore, I pray for grant of Letters Patent for the invention or discovery described and claimed in the aforementioned specification and we hereby subscribe our names to the foregoing specification and claims, declaration, power of attorney, and this petition, on the day set forth below.

Andrew J. Oudelkirk

Date

Woodbury, Minnesola, U.S.A.

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12/10/01

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Citizenship:

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Address:

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Dacket No. 53852US013

Roger J. Strharsky

Woodbury, Minnesota, U.S.A.

Residence: Citizenship:

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Post Office Address:

P.O. Box 33427 St. Paul, Minnesota 55133-3427

Makoto Ishikawa, Deceased Citizenship: Japan

YORC ISHIKAWA

Yoko Ishikawa, Heir of Makoto Ishikawa, Deccased Yamato-city, Kanagawa, JAPAN

Residence:

Citizenship: Japan

Date: December 2 200/

Docket No. 53852US013

§1.56 Duty to disclose information material to patentability.

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to put intability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:

(1) prior art cited in search reports of a foreign patent office in a counterpart application, and

(2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

(1) It establishes, by itself or in combination with other information, a prima facic case of unpatentability of a claim; or

(2) It refutes, or is inconsistent with, a position the applicant takes in:

(i) Opposing an argument of unpatentability relied on by the Office, or

(ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;

(2) Each attorney or agent who prepares or prosecutes the application; and

- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor,

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とないアレスアンとしゅず地々・アの過去の出資何の事業時のた

(201) 全部小項証叨 兵庫県西宮市上鳴尾町30番地 木 鍁 石川 誠 JI. 4, 戸籍亦項 戸籍改良 《【改製日】平成12年1月1日 【改製事由】平成6年法務省令第51号附則第2条第1項による改製 1万新に記録されている者 1888年 - 18884 -【生年月日】昭和23年2月13日 【父】石川志邱 【心】石川徳子 【続柄】長男 【出生日】昭和23年2月13日 【出生地】石川県金沢市 【届出日】昭和23年2月24日 【届出人】父 【送付を受けた日】昭和23年3月6日 【受现者】石川県金沢市長 【婚姻日】昭和48年9月8日 【配偶者氏名】佐藤洋子 【送付を受けた日】昭和48年10月8日 【受现者】東京都八王子市長 【從前戸籍】新潟県長岡市山新町三丁目425番地 石川志郎 【死亡日】平成12年1月16日 死 【死亡時分】午前3時46分 【死亡地】神奈川県大和市 【届出日】平成12年1月17日 【届出人】親族 石川洋子 【送付を受けた日】平成12年1月20日 【受理者】神奈川県大和市長。 戸矫に配録されている者 40 洋子。 【生年月日】昭和25年2月14日 【父】佐海叶 【母】佐廬英子 【続柄】二女 【出生日】昭和25年2月34日 【出生地】福島県伊護郡大久保村 【吊出日】昭和25年2月25日 4: H

発行番号 178749

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おくなくが

「まいすぐ人ナ」とよれてかな~ての技術の事實語はご規格のよ。

事 項 証 叨 (202) 全 部 【周出人】父 【送付を受けた日】昭和25年2月26日 【受现者】福島県伊達郡大久保村長 【婚姻日】昭和48年9月8日 婚 姒 【配似者氏名】石川誠。 (送付を受けた日) 昭和48年10月8日 了受理者》東京都八王子市及 《從前戸籍》東京都八里子市寺田町156番地2 佐藤叶 记他者为死亡。 【配価者の死亡日】平成12年1月16日 戸籍に記録されている者 图 佐知子 【生华月日】昭和50年3月23日 【父】石川鯎 【母】石川洋子 【続柄】艮女 [出生日] 昭和50年3月23日 【出生地】東京都八王子市 【屈山口】昭和50年4月2日 【配出人】父 【送付を受けた日】昭和50年4月8日 【受理者】東京都八王子市長 戸籍に記録されている者 图 美奈子 【生年月日】昭和52年2月24日 【父】石川誠 【母】石川洋子 【脱柄】二女 身分事項 【出生日】昭和52年2月24日 拙 【出生地】東京都八王子市《三二 [加出日] 昭和52年3月4日 【屈出人】父: 【送付を受けた日】昭和52年3月10日 【受理者】東京都八王子市長 【婚姻日】平成13年8月26日 【配偑者氏名】荒谷頌 【送付を受けた日】平成13年9月3日 【受理者】東京都江東区長 【新本館】東京都江東区新木橋市「京」を番地 【称する氏】夫の氏

発行番号 178749

これは、戸籍に記録されている事項の全部を証明した書面である。

平成13年9月26日



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本 額	東京都江東区新大橋三丁	115番地	<u></u> .					
氏	元令 [。] 加							
戸箱事項 戸籍編製	【編製月】 津成13年8月	2 G F						
戸額に記録されている者	【名】 熊							
	【生年月日】昭和51年7] 【父】院谷英明 【母】荒谷牵子 【祝柄】艮男	月30日	【配偶者	区分】	夫			
身分事項 (出) 生	【出生日】昭和51年7月 【出生地】東京都町田市 【届出日】昭和51年8月 【届出人】父		· .					
婚 胡	【婚姻日】平成13年8月 【配偶者氏名】石川美奈子 【従前戸籍】 東京都江東区	•	15番	也 荒	谷英	明		
戸鞘は記録されている者	【名】 美奈子							
	【生年月日】昭和52年2 【父】石川誠 【母】石川洋子 【統柄】二女	月24日	【配偶》	삼区分	】	<u> </u>		
身分事項 出 生	【出生日】昭和52年2月 【出生地】東京都八王子市 【届出日】昭和52年3月 【届出人】父 【送付を受けた日】昭和5 【受理者】東京都八王子市	5 14日 52年3月10	日					
45. 48	【婚姻日】平成13年8月 【配偶者氏名】荒谷篤 【従前戸籍】兵庫県西宮下) 番地	石川加	8			
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		•		_				

平成13年8月30日



Translation of the Family Register

	·
Address of Origin	30. Kaminaruo-cho, Nishinomiya-shi, Hyogo
Name	Makoto Ishikawa
Revision of Register	Date of Revision: January 1, 2000 Reason for Revision: Revision under the Supplementary Provision Article 2 Item 1 of Heisei 3 Ordinance No. 51 of Justice Ministry
Person who is recorded in the Family Register Removed from Family Register	
Birth	Date of Birth: February 13, 1948 Place of Birth: Kanazawa-shi, Ishikawa Date of submission of a notice of birth: February 24, 1948 Person who submitted a notice of birth: His farther Date of receipt of a notice of birth: March 6, 1948 Person who accepted a notice of birth: The Mayor of Kanazawa-shi, Ishikawa
Marriage	Date of marriage: September 8, 1973 Name of his wife: Yoko Sato Date of receipt of a notice of marriage: October 8, 1973 Person who accepted a notice of marriage: The Mayor of Hachioji-shi, Tokyo Former register: Shiro Ishikawa of 425, Magariarai-machi 3-ohoem, Nagaoka-shi, Niigata
Death	Date of death: January 16, 2000 Time of death: 3:46 a.m. Place of death: Yamato-shi, Kanagawa Date f submission of a notice of death: January 17, 2000 Person who submitted a notice of death: Yoko Ishikawa, his wife Date of rec ipt of a notice of death: January 20, 2000 Person who accepted a notice of death: The Mayor of Yamato-shi, Kanagawa

Person wh is recorded in the Family Register	Name: Yoko Date of Birth: February 14, 1950 Name of Father: Yasu Sato Name of Mother: Eiko Sato Family relationship: Second daughter
Birth	Date of Birth: February 14, 1950 Place of Birth: Ohkubo-mura, Date-gun, Fukushima
·	Date of submission of a notice of birth: February 20, 1950
	Person who submitted a notice of birth: Her farther Date of receipt of a notice of birth:
	Pebruary 26, 1950 Person who accepted a notice of birth: The Village Chief of Okubo-mura, Date-gun, Fukushima
Marriage .	Date of marriage: September 8, 1973 Name of his husband: Makoto Ishikawa Date of Receipt of a notice of marriage: October 8, 1973
	Person who accepted a notice of marriage: The Mayor of Hachioji-shi, Tokyo Former register: Yasu Sato of 156-2, Terada-cho, Hachioji-shi, Tokyo
Death of her husband	Date of death of her husband: January 16, 2000
Person who is recorded in the Family Register	Name: Sachiko Date of Birth: March 23, 1975 Name of Father: Makoto Ishikawa Name of Mother: Yoko Ishikawa Family relationship: First daughter
Birth	Date of Birth: March 23, 1975 Place of Birth: Hachioji-shi, Tokyo Date of submission of a notice of birth: April 2, 1975 Person who submitted a notice of birth:
	Her farther Date of R ceipt of a notice of birth: April 8, 1975 Person who accepted a notice of birth: Th Mayor of Hachioji-shi, Tokyo

ID:3M 220-11-01

P rson who is recorded	Name: Minako	·
in the Family Register	Date of Birth: February 24, 1977	
	Name of Father: Makoto Ishikawa	,
Removed from Family	Name of Mother: Yoko Ishikawa	
Register	Family relationship: Second daught	er
Birth	Date of Birth: February 24, 1977	74. 1111:44.44
	Place of Birth: Hachioji-shi, Toky	0
	Date of submission of a notice of March 4, 1977	birth;
	Person who submitted a notice of b Her farther	irth:
	Date of Receipt of a notice of bir March 10, 1977	th:
•	Person who accepted a notice of bi The Mayor of Hachioji-shi, Toky	1
Marriage	Date of marriage: August 26, 2001	-4
	Name of his wife: Atsushi Aratani	
	Date of receipt of a notice of mar September 3, 2001	riage:
	Person who accepted a notice of ma The Headman of Koto Ward, Tokyo	
	New register:	
	15, Shin-ohashi 3-chome, Koto-k	u Tokyo
	Indication of Family name:	u, lokyo
	Family name of her husband	

Issue No. 178749

This is to certify that this document contains the description of all effective matters which are recorded on the Family Register.

September 26, 2001

The Mayor of Nishinomiya-shi

Satoru Yamada

Beal

Translation of the Family Register

Address of Origin	15, Shin-ohashi 3-chome, Kotoh-ku,	Tokyo
Name	Atsushi Aratani	
Production of Register	Date of Reproduce: August 26, 2001	
Person who is recorded in the Family Register	Name: Atsushi Date of Birth: July 30, 1976 Name of Father: Hideaki Aratani Name of Mother: Sachiko Aratani Family relationship: First son Classification	n of Spouse: Husband
Birth	Date of Birth: July 30, 1976 Place of Birth: Machida-shi, Tokyo Date of submission of a notice of August 6, 1976 Person who submitted a notice of b His farther	birth:
Marriage	Date of marriage: August 26, 2001 Name of his wife: Minako Ishikawa Former register: Hideaki Aratani of 15, Shin-oha Koto-ku, Tokyo	shi 3-chome,
Person who is recorded in the Family Register	Name: Minako Date of Birth: February 24, 1977 Name of Father: Makoto Ishikawa Name of Mother: Yoko Ishikawa Family relationship: Second daught Classification	
Birth	Date of Birth: February 24, 1977 Place of Birth: Hachiohji-shi, Tok Date of submission of a notice of March 4, 1977 Person who submitted a notice of t Her farther Date of receipt of a notice of bir March 10, 1977 P rson who accepted a notice of bir The Mayor of Hachiohji-shi,	birth: drth:

Marriage Date of marriage: August 26, 2001 Name of her Husband: Atsushi Aratani Former register: Makoto Ishikawa of 30, Kaminaruo-cho, nishinomiya-shi, Hyogo		
	Marriage	Name of her Husband: Atsushi Aratani Former register:

This is to certify that this document contains the description of all effective matters which are recorded on the Family Register.

August 30, 2001

The Headman of Koto Word, Tokyo

Akira Murohashi

seal

DELARATION

I, the undersigned, Kenichi Katoh, residing at c/o Sumitomo 3M Limited, 33-1, Tamagawadai 2-chome, Setagaya-ku, Tokyo, Japan hereby certify that I am the translator of the attached documents and certify that the following is a true translation to the best of my knowledge and beleif.

This 3 day of Q_{eCem} / f_{ec} , 2001

Venichi Katoh

CHAPTER II SUCCESSORS

(Capacity of unborn child in respect of succession)

Article 886. A child en ventre sa mere shall, in respect of succession, be deemed to have been already born.

2. The provisions of the preceding paragraph shall not apply in cases where the child en ventre sa mere is born dead.

(Children, succession by representation)

Article 887. Children of a person to be succeeded to become successors.

- 2. If a child of a person to be succeeded to had died previous to the opening of the succession, or lost the right of succession due to falling under the provision of Article 891 or due to disinheritance, the children of such person become successors by virtue of succession by preresentation. Provided that this shall not apply to those who are descendants of the person to be succeeded to.
- mutatis mutandis in the case where a successor by representation had died previous to the opening of the succession, or lost the right of succession by representation due to falling under the provision of Article 891 or due to disinheritance.

Article 888. Deleted

(Lineal ascendants, brothers and sisters)

Article 889. In cases where there exists no person who is to become successor in accordance with the provision of Article 887, the p rsons mentioned b low become succ ssors in the oth r as follows:

(I) Lineal ascendants; provided that as between persons standing in different degree of relationship, those nearer in degree are pref rred;

(II) Br thers and sisters

2. The provisions of Article 887 paragraph 2 shall apply mutatis mutandis in the case mentioned in item (II) of the preceding paragraph.

(Spouse)

Article 890. The spouse of a person succeeded to become in every case, a successor. In this case, if there is any person who is to become a successor in accordance with the provisions of the preceding three Articles, the order of succession of the spouse shall be in the same rank with such person.

の「(代型指付すの影響)を見な記りのの一代型はの意にはない。 では、(代型指付すの影響)で、「成業九の中国」、一五のこ、ない。

の婚判) の規矩は、削項の作判について弾用する。 **郊八百七十六条の四第二項及び節三項(代型位付** 人を選任することができる。

(観極者と同な物) の規定は補助人が

;

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目륐

愈川

相號人

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ノ三(成年攸見人の財産処分等の時可、第八百六十一条、見人が飲入あるときの相限行便の方法、第八百五十九条一条(後見監許人の職務、第八百五十九条の二(成年後 逊任、郊八百四十四年,私是人の辞任、郑八百四十六 終了の対弦場件)、第八百四十三条第四項(成年後見人の 筑(安任府了後の応和処分破物、第六百五十五条(張任 也、郑八百五十条(後起監督人の久後が也、第八百五十 年、後見人の解任、郭八百的十七年(最別人の欠格が 第二項(政用の文化)及び第八百六十二年(後見人の単 被補助人がこれをすることに同意する」と読み際え を代表する」とあるのは、「被細助人を代表し、又は 場合において、第八晋五十二条第四号中「被後見人 棚) の規追は、補助監督人についてが用する。この るものとする。 第六百四十四年(受任者の世境後後、第六百五十四

めに物宠の法律行為について補助人に代理権を付与若しくは補助監督人の附求によつて、被補助人のた判所は、第十四条第一項本文に掲げる者又は稱助人のたい大条の九【補助人への代理権付与】① 家庭戦 する頃の歌判をすることができる。 3

第八七六条の一〇 【委任及び叔年後見人等の規定の準 可、第八百六十一年第二項(費用の支む、第八百六十後、第八百五十九年の三(成年後見人の財産処の時の所近十九年の二(成年後見人が吸入あるともの権限行使の方 用] ① 鄭六百四十四条 ②在者の桂な晩後、第八百 馴の基他) の規定は補助の砂粉について、郊八盲二 19) 及び第八百七十六年の五第一項(保佐人の平数4 二条(後見人の報酬)、第八百六十三条(後見事務の監

02/14 '03 14:53

杣助人を代表する場合について処用する。 的系统一項の代型桁を付与する旨のሞ判に張づき被

場合について、郊八百二十二条(登頭に関する場で印 **計ぜ、第八百七十一条(後見の計む)及び第八百七十** 6位権の韓城暗勢)の規定は補助人又は補助監督人と 五十五条(使任終了の均就要件)、鄧八百七十余(管理の 被補助人との間において補助に関して建じた似植に 三年(利息の付加)の規定は補助人の任務が終了した 第六百五十四年(委任終了後の応急処分遣巻、第六百

の之内、一七、故権以九四十九八 の - 八七七、八七八、八八〇(家庭裁判所の処理主政権九

て、飯屋栽判所が、これを定める。

第六單 挾

B1【状態成数の非晶体上状態非異故、数例三回O

型の光粉を負わせることができる。 鬼冠する場合の外、三親夢内の朝族間においても扶め。 家庭戦判所は、特別のが他があるときは、前項に 第八七七条 【狭態総務省】 ① は、丘に状態をする段数がある。 低系血級及び兄弟姉妹

81【被補助人・補助人・補助監督人1八七六の七〇【親族1

じたと色は、旅庭戦判所は、その新判を取り消すこ) 前項の規定による新判があつた後邳州に歓迎を生 とかできる。

師八七八蜂【挟變の順位】 狭変をする磯裕のある始が 定める。扶迎を受ける権利のある省が数人ある場合することができないときは、欧ム戦判所が、これを いて、当弥者間に協議が闘わないとき、又は協議を数人ある場合において、抉疑をすべき者の順序につ に足りないとき、扶発を受けるべき者の順序につい において、扶殺戦器者の致力がその金肉を挟発する

ても、回様である。 *八七七。八八〇(家庭松門所の処理上塚郷九〇乙居。

第八八四条 [相続回復即求极] 相続回復の刑求松は、

き始若しくは決強を受けるべき物の順序又は扶迎の第八八〇条【決難関係の変更又は取消し】扶撥をすべ び側に変更を焦じたときは、敏塵吸判所は、その協穏此指しくは方法について協議又は解判があつた後 近。家郷附の1日は下の挟盗に関する柳快の取消し・変四、家郷附の1日は下の挟盗に関する柳快の取消し・変元、一七、家権が九四十九八(本命の郑用十、附三四、大七八、八七九(家庭城州所による取消し・変更十家株 脳又は徘徊の巡近又は東彻をすることができる。

第八八一拳【挟蜒闘求権の処分の鞣止】 扶養を受ける 柳利は、これを処分することができない

第五綱 四八相院の単拠は上次例二六 相統(昭和三七十二年和金都改五)

跳舞 総則

第八八二条【相続開始の原因】 明婚でき 相關は、死亡によつて

ノニー同時死亡の推忠)(死亡・失踪の崩出十戸八六十九四年)、三一、三〇一失踪宣告による死亡を合む)、三二 【和椒の効力・八九六

館八八三条【相続開始の場所】 九、一二〇、破:〇六-成判析)、相私二-相続現の底部)の「但所・二」【相続別的地の効果・ LR師五院、依郭規九 所において別始する。 相続は、被相続人の住

法について、当む省間に協議が関わないとき、又は第八七九条 【挟壁の穏度又は万法】 挟髪の穏度又は方 要、扶張強務者の質力その他一切の事情を考慮し 協脱をすることかできないときは、扶発権利治の活 過したときも、同様である。 別によつて拘滅する。相続開始の時から二十年を、疑を知つた時から五年間これを行わないときは、は相続人又はその決定代理人が相続権を侵犯された。

七六の四1保依人。八七六の九1補助人。[和続明前の時(八一八)八一九1段権役。 八三九十八四七1後退人)。四十七時間根の前求1長派五段1級判官的「快定代訓人

第八八五条【相続財産に関する処用】① る。但し、相続人の過失によるものは、この限り関する費用は、その財産の中から、これを支弁界八八五条【相続財産に関する費用】① 相続財産

て孙た財ഥを以て、これを支針することを翌--) 的項の毀用は、進留分権利若が贈与の減殺によ

왕~ | 이년] -- | 이라!

第二章 相続人

第八八六条 【胎児の相続能力】〇) 前項の規定は、胎児が死体で生まれたときはいては、既に生まれたものとみなす。

母(協利能力の公場トーノニー原則) れを適用しない。

第八八七条 [子及びその代誕生] 〇 は、相続人となる。 被相続人

色、又は第八百九十一条の規定に傾当し、 岩-〇 被相続人の子が、相続の別始以前に死亡— の子がこれを代毀して相舩人となる。但し、い **施除によつて、その相続権を失つたときは、エ** 川川の規定は、代礎者が、相続の開始以前人の世界中成でない者は、この限りでない。 相続の開始以前に

FAX:

凡法

相

稅

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铙

O)

効 刀

総 111

相 続分

2384

を印用する。 脱版によって、 义は第八百九十 その代股相続樹を柴つた場合にこれ。日九十一条の興定に該当し、潜しくは

(昭和三七法明の不手がが改正)

一句"八八九"八九〇、八八六【相続人となり得ない街十八 **加系単属でない着上七二七十段傾向の幾子の子**

第八八九条【<u>國系單版・兄弟姉妹】① 左に掲げる岩第八八九条【代観相続】</u>単版「商和三七妹四〇] 八八八条 【代題相統】 即除(昭和三七法四〇)

き省がない場合には、左の順位に従つて相続人となは、第八百八十七角の規矩によつて相続人となるべ ふ

ÏĔ.

थड 第二 兄弟姉妹 その近い地を先にする。 低光度域。但し、 観形の異なる者の川では、

(昭和三七块四〇不免改正) 合にこれを地国する。(昭和五五佐五一本用改正)

郎八百八十七条郎||項の規定は、

前項第二号の場

Œ

人となる。この場合において、前三条の規矩によつ第八九〇条【配偶者】被相続人の配偶者は、常に相続 て相続人となるべき者があるときは、その者と同順

一門、九〇三十批智念) (100円一周) (100円一月) (100円一月) - 70円円 九〇三 九〇〇日

> 続人となることができない。 左に払ける名は 相

は問順位に准る者を死亡するに重らせ、又は至ら せようとしたために、別に処せられた者 故意に被利総人又は相縁について先順位著しく

売卯の介別がないとさ、又は穀害者が自己の配偶発せず、又は告訴しなかつた者。但し、その者に、被相続人の穀害されたことを知つて、これを告 省対しくは 近系 血族であったと 色は、この 限りで

ない。 ることを切けた者

更させた指 る遺習をさせ、これを取り徘させ、义はこれを変 **| 作数义は処道によつて、被相続人に相続に関す**

四

し、破弾し、又は隠匿した者相続に関する被相続人の遺首街を偽造し、 变业

相続人が、被相続人に対して出得をし、若しくはこい人が二条【推定相続人の席除】並何分を有する推定 できる。 の推定相続人の廃除を嫁延規判所に開求することがの他の徴しい即行があつたときは、被相続人は、そ れに選次な俄辱を加えたとき、又は推定相続人にそ

の 八九三十八九五【政際と引出と四九七【旧法下の廃除の一】〇1、一四三【旅際と引出と四九七【旧法下の廃除の一、「四二、旅幣規九九の大九五十八九五【近常分を治する推定和級人と一〇二八

で孤定相続人を廃除する意思を投示したときは、遺解八九三条【同前ー遺雷による廃除】被相続人が遺育 日執行者は、その遺目が効力を集じた後、巡鄕なく **策庭裁判所に廃除の明訳をしなければならな**

> かのはつてその効力を生ずる。 の場合において、旅館は、

八五【家庭姚桐所の処理!家郷九〇乙卯,一七、家郷規九【遺行執行者! | 〇〇六十一〇一〇【遺首の効力発生!九四〇十八九三】 八九五【遺首十九六〇十一〇二七四十八九二】 八九四【遺首十九六〇十一〇二七四十 九十一〇!。一四四【施除と川出下戸九七

も、推定相続人の城除の取消を家庭战刑所に前求す
「外入、四条【城除の取消し】〇 被相続人は、何時で

BNR: 一七、寒節現九九十一〇一。一四三【麻除の取神母・八九二、八九三、八九三、八九五【家庭晚桐所の処理!家解九) 前条の規定は、廃除の取削にこれを単用する。 しとボルトアルセ

@

親族、利審関係人又は検察官の前求によって、遺廃定する前に相続が開始したときは、家庭説判所は、の廃除又はその収抑の削求があつた後その報判が確解八九五条 (庭除確定前の相続開始) ① 推定相続人 **@** 七条乃孫第二十九条(不在者の財演管理人の柳利隆教) 脆粉の遊貨があつたときも、同様である。 の管理について必要な処分を命ずることができる。 酸塩規判所が管理人を選任した場合には、第二十

文 相続の効力

野町 雅

を承職する。但し、被相続人の一身に導瓜したものの時から、被相続人の財産に胍した一切の権利政務第八九六峰【相続の一般的効果】相続人は、相続閉始 は、この限りでない。

|二四||訴訟の丞越に||身以属の植物協数の例十六二五||軍のあるもの十||祝通五、地税北||納祝施数の丞越||民師・八九七||八九九||【相続開始の時十八八二【特に延継の呉

被相続人の死亡の時にさ

【相続と根据出物上三九八ノ九

ることができる て植党の徐昭な主部すべき帯がこれな承継するの所有権は、前奉の規定にかかわらず、慎智に解入れ七栗【競兵等の承継】① 系暦、祭典及れ

(2)

前項本文の場合において慣習が明かでない

前項の物判を承継すべき者は、歌庭戦制品

れを定める。

を指があるときは、その物が、これを承継するし、被相続人の指定に従つて祖先の祭觚を主要

の規定を批用する。

人あるときは…相総財族は、その尖有に属する館へ九八条 [共同相統]相続財産の共有] 相続人

は、その相続分に応じて被相続人の権利成務を購入九九条【同前―権利義務の承継】各共同和

「航空一一六、一二四一航空運送罪率等」(航空一一六、一二四一航空運送罪率等)(相続規の外型解集・相視:一(相続規の外型解集・相視:一(相続規の外型解集・相視:一(相続位数の運形)(相続投・力・100一 和 一人)。」の場合(個橋のテル00一 和 の一 し が

部二節 相級分

第九〇〇条 [法定相続分] ときは、 その相称のは、 、左の規定に従う。

DELARATION

I, the undersigned, Kenichi Katoh, residing at c/o Sumitomo 3M Limited, 33-1, Tamagawadai 2-chome, Setagaya-ku, Tokyo, Japan hereby certify that I am the translator of the attached documents and certify that the following is a true translation to the best of my knowledge and beleif.

This 3 day of $D_{e,ce} = b_{f,c}$. 2001

Kenichi Katoh

02/14 '03 14:55

DELARATION

FAX:

I, the undersigned, Kenichi Katoh, residing at c/o
Sumitomo 3M Limited, 33-1, Tamagawadai 2-chome, Setagaya-ku,
Tokyo, Japan hereby declare that Under Articles 886-890 of the
Japanese Civil Code, Yoko Ishikawa is the legal heir of the
deceased inventor, Mr. Makoto Ishikawa.

This 5 day of ρ_{ecen} h_{ec} , 2001

Kenichi Katoh

DELARATION

I, the undersigned, Yoko Ishikawa, of Tukimino Sky
Heights 606, 14-3, Tsukimino 8-chome, Yamato-shi, Kanagawa,
Japan, hereby declare that I am the Legal Heir of the deceased
inventor of Makoto Ishikawa, who invented.

This 2 day of December, 2001

YUKO ISHIKAWA

Yoko Ishikawa Legal Heir of the deceased Inventor of Makoto Ishikawa

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Patent

Docket No: 53852US013

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Ouderkirk et al.

Group Art Unit:

Serial No.: 09/890482

Filed:

July 26, 2001

Examiner:

For: INFRARED INTERFERENCE FILTER

ID:3M 220-11-01

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office

February 14, 2003

Signed by: Shannon M. Bruce

REQUEST AND FEE TO AMEND INVENTORSHIP UNDER 37 C.F.R. § 1.48(c)

Commissioner for Patents Washington, DC 20231

Dear Sir:

Applicants hereby request that Michael F. Weber, John A. Wheatley, and Roger J. Strharsky be added as inventors in the above-mentioned application.

Also included herewith is:

- 1. Statement of Added Inventors Michael F. Weber, John A. Wheatley, and Roger J. Strharsky Under 37 C.F.R. § 1.48(c)(2);
- 2. A courtesy copy of the previously-submitted Declaration, Power of Attorney, and Petition executed by the inventors as required by 37 C.F.R. § 1.48(c)(3); and
 - 3. Consent of Assignee to Change of Inventorship Under 37 C.F.R. § 1.48(c)(5). Please charge the fee provided in 37 C.F.R. § 1.17(i) to Deposit Account No. 13-

3723. Please also charge any additional fees or credit any overpayment to Deposit Account No. 13-3723. One copy of this sheet marked DUPLICATE is also enclosed.

Respectfully submitted,

Registration Number 41,622 Telephone Number 651-736-3366

Date February 14, 2003

By $\frac{h}{R}$

Office of Intellectual Property Counsel 3M Innovative Properties Company P.O. Box 33427 St. Paul, Minnesota 55133-3427 Facsimile: (651) 736-3833

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Patent

Docket No: 53852US013

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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STATEMENT OF ADDED INVENTOR IN SUPPORT OF REQUEST UNDER 37 C.F.R. § 1.48(c) TO CORRECT INVENTORSHIP

Commissioner for Patents Washington, DC 20231

Dear Sir:

I, John A. Wheatley, one of inventors being added to the above-identified application, do hereby declare that my addition is necessitated by amendment of the claims and that the inventorship error occurred without any deceptive intention on my part.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

John A. Wheatley

Office of Intellectual Pr perty Counsel 3M Innovative Properties Company P.O. Box 33427 St. Paul, Minnesota 55133-3427

Facsimile: (651) 736-3833

Patent

Docket No: 53852US013

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February 14, 2003

Signed by: Shannon M. Bruce

STATEMENT OF ADDED INVENTOR IN SUPPORT OF REQUEST UNDER 37 C.F.R. § 1.48(c) TO CORRECT INVENTORSHIP

Commissioner for Patents Washington, DC 20231

Dear Sir:

I, Michael F. Weber, one of inventors being added to the above-identified application, do hereby declare that my addition is necessitated by amendment of the claims and that the inventorship error occurred without any deceptive intention on my part.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: Jan. 31, 2003

Michael F. Weber

Michael 7 Weber

Office of Intellectual Property Counsel 3M Innovative Pr perties Company P.O. Box 33427 St. Paul, Minnesota 55133-3427

Facsimile: (651) 736-3833

Patent

Docket No: 53852US013

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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STATEMENT OF ADDED INVENTOR IN SUPPORT OF REQUEST UNDER 37 C.F.R. § 1.48(c) TO CORRECT INVENTORSHIP

Commissioner for Patents Washington, DC 20231

Dear Sir:

I, Roger J. Strharsky, one of inventors being added to the above-identified application, do hereby declare that my addition is necessitated by amendment of the claims and that the inventorship error occurred without any deceptive intention on my part.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: 1-31-03

Office of Intellectual Property Counsel 3M Innovative Properties Company P.O. Box 33427 St. Paul, Minnesota 55133-3427 Facsimile: (651) 736-3833

Patent

Docket No: 53852US013

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Ouderkirk et al.

(froup Art Unit:

Serial No.: Filed: 09/890482 July 26, 2001

Examiner:

For:

INFRARED INTERFERENCE FILTER

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office

February 14, 2003

Signed by: Shannon M. Bruce

CONSENT OF ASSIGNEE 3M INNOVATIVE PROPERTIES COMPANY TO CORRECTION OF INVENTORSHIP IN ACCORDANCE WITH 37 C.F.R. § 1.48(c)

Commissioner for Patents Washington, DC 20231

Dear Sir:

The undersigned, a representative of 3M Innovative Properties Company (3M), represents that 3M is the owner of all of Applicants' entire right, title, and interest of Application Serial Number 09/890482 filed on July 26, 2001, for INFRARED INTERFERENCE FILTER, by virtue of an assignment from such Applicants Andrew J. Ouderkirk, Takashi Harada, Akira Yoda, Tatsuya Nakamura, Michael F. Weber, John A. Wheatley, Roger J. Strharsky, and Yoko Ishikawa (heir of Makoto Ishikawa, deceased), executed on January 8, 2002, and recorded at Recl No. 012692, Frame 0009.

The undersigned hereby certifies that the above-mentioned assignment has been reviewed and to the best of the undersigned's knowledge and belief, title is in 3M who is seeking to take this action.

By virtue of my position in the assignee, this undersigned represents that authority exists to sign this written consent on behalf of the assignee.

USSN: 09/890482

Docket No.: 53852US013

3M hereby consents to the correction of inventorship in connection with the aboveidentified application whereby the names of Michael F. Weber, John A. Wheatley, and Roger J. Strharsky are added as joint inventors.

3M INNOVATIVE PROPERTIES COMPANY

Date February 14, 2003 By: Carolyn A. Bates
Assistant Secretary

Office of Intellectual Property Counsel 3M Innovative Properties Company P.O. Box 33427 St. Paul, Minnesota 55133-3427 Facsimile: (651) 736-3833